## Case 3:16-cv-00225-MMD-VPC Document 55 Filed 03/15/18 Page 1 of 3 **FILED** Katherine F. Parks, Esq. - State Bar No. 6227 RECEIVED ENTERED Thorndal Armstrong Delk Balkenbush & Eisinger SERVED ON COUNSEL/PARTIES OF RECORD 2 6590 S. McCarran Blvd., Suite B Reno, Nevada 89509 3 MAR 2 0 2018 T: (775) 786-2882 F: (775) 786-8004 kfp@thorndal.com CLERK US DISTRICT COURT 5 Attorneys for Defendants DISTRICT OF NEVADA BY: JERRY ALLEN, RICHARD MACHADO 6 DEPUTY THOMAS BJERKE, DON POFFENROTH, 7 JERRY REID, PHILIPP PASQUAL 8 UNITED STATES DISTICT COURT 9 **DISTRICT OF NEVADA** 10 11 JOHN HAROLD McCULLOUGH, CASE NO. 3:16-cv-00225-MMD-VPC 12 Plaintiff. DRAFR 13 vs. **MOTION FOR DISASSOCIATION OF** 14 RICHARD MACHADO, LT. BJERKE, SGT. COUNSEL JERRY ALLEN, DEPUTY POPPERNUFF, 15 DEPUTY PASQUAL, DEPUTY JERRY, 16 Defendants. 17 18 COME NOW, Defendants, RICHARD MACHADO, THOMAS BJERKE, JERRY 19 ALLEN, DON POFFENROTH, PHILIPP PASQUAL, JERRY REID, by and through their 20 attorneys of record, Thorndal Armstrong Delk Balkenbush & Eisinger, and hereby move that, as 21 22 Adam L. Woodrum, Esq., is no longer associated with the firm of Thorndal Armstrong Delk 23 Balkenbush & Eisinger, he should be disassociated as counsel for the Defendants, RICHARD 24 /// 25 111 26 27 111

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1	MACHADO, THOMAS BJERKE, JERRY ALLEN, DON POFFENROTH, PHILIPP
2	PASQUAL, JERRY REID. Katherine F. Parks, Esq., of the firm Thorndal Armstrong Delk
3	Balkenbush & Eisinger will continue to represent the Defendants in this action.
4	Thorndal Armstrong Delk Balkenbush & Eisinger respectfully requests the removal of
5	ADAM L. WOODRUM from the list of attorneys associated with this case, as well as future
6	pleadings.
8	DATED this 15 <sup>th</sup> day of March, 2018.
9	THORNDAL ARMSTRONG
10	DELK BALKENBUSH & EISINGER
11	By: / s / Katherine F. Parks
12	Katherine F. Parks, Esq. – SBN 6227 Adam L. Woodrum, Esq. – SBN 10284
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15	kfp@thorndal.com
16	Attorneys for Defendants JERRY ALLEN, RICHARD MACHADO
17	Thomas Bjerke, Don Poffenroth, Jerry Reid, Philipp Pasqual
18	)
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20	TIT IS SO ORDERED
21	U.S. MAGISTRATE JUDGE
23	DATED: N/Weh Jao, 20/8
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## **CERTIFICATE OF SERVICE** 1 Pursuant to FRCP 5(b), I certify that I am an employee of THORNDAL ARMSTRONG DELK 2 3 BALKENBUSH & EISINGER, and that on this date I caused the foregoing MOTION FOR 4 **DISASSOCIATION OF COUNSEL** to be served on all parties to this action by: 5 placing an original or true copy thereof in a sealed, postage prepaid, envelope in the 6 United States mail at Reno, Nevada. 7 8 United States District Court, District of Nevada CM/ ECF (Electronic Case Filing) 9 personal delivery 10 facsimile (fax) 11 Federal Express/UPS or other overnight delivery 12 13 fully addressed as follows: 14 John Harold McCullough, #1151866 Northern Nevada Correctional Center 15 PO Box 7000 16 Carson City, Nevada 89702 Pro Per Plaintiff 17 DATED this 15<sup>th</sup> day of March, 2018. 18 19 / s / Sam Baker An employee of THORNDAL ARMSTRONG 20 DELK BALKENBUSH & EISINGER 21 22 23 24 25 26 27 28